NEW YORK

PREPARED FOR JOHN Q. HOTAXEEIHBURSEKENS

ST STEVEN CONLER

PLAX: LIFE PAID UP AT 98

CLASSIFICATION CRACHATE : CERUZEE , (0

AMOUNT OF TREEMARCE \$443,254

PREMIUM MODE: ANNUAL

BASIC POLICE PAID-UP ADDITIONS BIDER

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ANNIAL PRENIUM TRS PATABLE 17,099.99 \$2,900.61

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YDE 60	\ \o.ooo\/	10,000	1/2	12,169	219,951	392,996	907,664 948,932
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11 /2 1	10,000	10.000		15,242	261,586	327,263	1,051,023
11 37	10,000	110000	HOHE	14, 137	275,946	579,291	1,107,134
War is)	10,000	10,000	WORE	17,032	290,367	•	1,166,800
7.7		.2,000	west,	17,432	470,301	435,137	1,230,164

BASE PLINIPREMIUM, RIDER PREMIUM AND ANT EGAN REPATHENT LESS WITHORAWALT AND LOAMS. AMMULIZED PREMIUM EGUALS THE NOBAL EMIST TIMES NUMBER OF PRENIUM PAYING PERIODS FOR YEAR CHAT INCLUDE LOAN INTEREST PAYMENT IF DUTSTANDING LOAN EXCREDIS SINTERATIVE CASH VALUE).

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DITHORAGAIS ARE MORE FROM PUME DIVIDENDS FIRST, PUME CASH VALUE SECOND. "NO BASE POLICY DIVIDENDS LAST."

DITHORAGAIS ARE MORE FROM PUME DIVIDENDS FIRST, PUME CASH VALUE SECOND. "NO BASE POLICY DIVIDENDS LAST."

DITHORAGAIS ARE MORE FROM PUME DIVIDENDS FIRST, PUME CASH VALUE SECOND.

COLOCY COMME 3" 1-4" IN ADJUSTABLE COMM INTEREST BATE OF \$.75%, ACTUAL BATE ANY DIFFER AND IN BURISECY TO CHANGE EACH POLICY MUNITIESSARY. : "MI REPATHENTS(") MAGE FROM POLICY WITHORAGALS ONLY

- ILLUSTRATION ASSISTED LIME THISREST IS ADDED TO THE EXISTING LOAN EACH TEAR. IF GUTSTANDING LOAN EXCEEDS THLUSTRATIVE CASH VALUE, COMM INTEREST PATMENTS WILL BE PAID BY POLICYMOLDER AND REFLECTED IN AMMULIZED HET CUITAT.

M CLURINTEED CASH VALUE AND CASH VALUE OF ADDITIONAL INSURANCE.

4 INCLUDES BASIC INSURANCE, ADDITIONAL INSURANCE, AND ANY RIDER INSURANCE, REFLECTS AND CUTSTANDING LOAN AND LOAN INTEREST.

CTYSTEROS BASED ON JAM. 1992 SCALE THAT USES CURRENT INTEREST, MORTALITY AND EXPENSE BATES. SILLUSTRATIVE FIGURES ARE NOT CHARACTEES OR ESTERATES FOR THE PUTURE.

EXPLANATORY NOTES FORM 667 AND FORM 463 MUST BE ENCLOSED

PAGE 6

HETROPOLITAN LIFE INSURANCE CONFANT

7/23/92

- 154 -

X. FORMS FILING AND APPROVAL

Throughout the course of the examination, it was noted MetLife policies viewed in consumer homes, policy copies sent into the Department in response to mail sprease, and specimen policies provided by MetLife's Johnstown office differed from the corresponding MetLife policy forms which were approved by, and on file with, the Department.

Whole Life Policy (7-87) and Form approval was granted by the Denarguent for both policy forms on June 2/1907. Departmental approval was granted to MetLife for replacement of policy pages seven (7) and eight (8) for both forms on June 12, 1991. The approved appacement pages provided consumers notice that: "You may ask us to pe premiume high a combination of the cash warm to any paid-up additions and or any dividend accusations. As long as these great enough yout-of-pocket premiums need not co keep word policy in force. " All policy forms and 7-87 ensountered during the examination, issued subsequent to June 12, 1991, contained the earlier pages which had been replaced with the pages approved June 12, 1991.

Upon subsequent review by HatLife, it was reported to the Dapartment a total of seventy thousand five hundred

- 155 -

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fifty-seven (70,557) incorrect Whole Life Policy (7-87) forms and ten thousand three hundred eighty-one (10,381 Life to 95 (57-87) policy forms had been issued to Pennsylvania consumers. As a result, these two (2) unapproved policy versions were issued to a total of eighty thousand nine hundred thirty-eight (80,938) consumers subsequent to June 12, 1991

Survivorship Whole Life Polick (27-90 Py: Form approval was granted by the Department for this policy form on October/2 1990. Heriffe had initially submitted a generic policy form 2J-90 which was disapproved by the Department. Resubmission was made in the form of AJ-90 PA, which included previsions to pages one (1) and mine (9) from what we briginally filed under ng Supplemental Insurance Benefit and Split Policy option. Base pron the revisions, policy M-90 By was then approved. However, all urvivor p whole policies (2J-90 PA) noted during ination contained the original page one (1) contained in policy 2J-90 which was not approved for use in Pennsylvania.

Upon subsequent review by MetLife, it was reported to the Department a total of three hundred eighty-three (383) unapproved versions of Survivorship Whole Life policy 2J-90 PA, containing the unapproved language on page one

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(1), had been issued to Pennsylvania consumers subsequent to October 23, 1990.

Flexible Premium Life Insurance Policy (70) Form approval was granted by the Department for this policy form on August 23, 1990. The intial HetLift submission was disapproved. Among the paints of disapproval was the use of disapprove language on the Policy Specification page stating The Planted Premium shown below may need to be increased to keep this policy and coverage in force the Department required additional disclosure language "Even if coverage continues, the amount payable on the final date of policy may have Matle or no value.", be added to the disclosure language submitted on the Special order to omeidered for proval. Life subsequently ubmitted an amended Policy specification page with the sclosure language, and Departmental approval

Plexible Premium Life Policies (7UL-90) noted during the examination contained the limited, unapproved, disclosure language on the Policy Specification page and lacked the disclosure language required to obtain approval of the policy. This is of serious concern to the Department since it was noted throughout the examination the Flexible Premium Life Policy (9UL-90) was the primary policy sold using the "free insurance" and "paid-up

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1) (1)

insurance" solicitations. The absence of the required disclosure notice to policyholders, denied consumers full and fair disclosure concerning future premium payments and policy value. The lack of proper disclosure was found to be particularly serious in terms of damage to consumers in view of the manner in which the policies here solicited and sold.

Upon subsequent review by Kerlike, it was reported to the Department a total Or twenty nine thousand eight hundred forty-two (29 6 2) Flexible Premium Life Policies (7UL-90) were issued to Pennsylvania consumers with unapproved and incomplete dyclosure language.

Multifunded Flexible Preside Life Policy (7.6FM-90):
Both unless and sex distinct brisions of this policy were
granted Departmental approval on November 6, 1990. It was
noted throughout the maintain policy form 7.6FM-90, as
actually issued to consumers, contained additional
unapproved policy language on pages 1, 3, 3.1, and 5.

Upon subsequent review by MetLife, it was reported to the Department a total of six thousand five hundred forty-two (6,542) unapproved versions of the Multifunded Flexible Presium Life Policy (76.FM-90) were issued to Pennsylvania consumers subsequent to November 6, 1990.

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Throughout the course of the examination, all policy forms noted in consumer homes, as well as duplicate policies provided by MatLife, at the Department's request, contained non-guaranteed illustrated value tables bound in with the policy pages. Since only guaranteed value tables are permitted to be included in a bound policy, each policy containing the non-guaranteed illustrated value tables constitutes an unapproved version of the policy.

Upon subsequent review by MetLife, it was reported to the Department a total of three hundred eighteen thousand eight hundred forty-two (18,842) policies were issued to Pennsylvania consumers containing unapproved non-guaranteed illustrated value table. According to MetLife, this occurred with all life and annuity policies issued from the Johnstown, Pannsylvania office since 1988.

FINDINGS MED CONCLUSIONS -

In summation of the above findings, a total of four handred thirty-six thousand five hundred forty-seven (486,547) unapproved policy forms were issued to Pennsylvania consumers. Section 354 of the Insurance Company Law (40 P.S.477b) specifically states it shall be unlawful for any insurance company doing business in the Commonwealth of Pennsylvania to issue, sell, or dispose of any policy or contract covering life insurance or annuities until the forms have been submitted to and

- 159 -

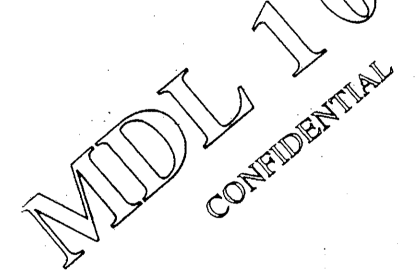
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formally approved by the Insurance Commissioner.

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It should be noted that during the course of the examination MetLife cooperated fully in providing the Insurance Department with all requested documents and beginning inquiries into the various of numer complaints which surfaced during the examination in order to determine necessary corrective of the requirement to make damaged consumers whole.



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XI. METLIFE CORPORATE INTERVIEWS

As the final phase of the examination, interviews were conducted with principal MetLife corporate officials having management or supervisory responsibilities for marketing and sales operations:

- Robert J. Crimemins, Executive Vice President,
 Personal Insurance
- Richard N. Maurer, Senior Vice President Career Agency Operations

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- Vincent G. Vitiello, Vice President Marketing, Mideastern Territory
- Gary P. Antonino, Vice President, Pittsburgh Regional Agency

charles i. Kavitsky Wee President, Mideastern
Tarriery. (December interview without legal counsel)
What S. Peress Vice President, Northeastern
Territory. (Failed to respond to Insurance Department requests for interview)

During the examination, MetLife caused the termination, or accepted the resignation or retirement, of several MetLife managers and sales representatives associated with their Western Pennsylvania sales force:

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- Richard N. Maurer, Senior Vice President. Career Agency Operations. (In charge of Territorial Marketing)

27

- Charles H. Kavitsky, Vice President and Officer In Charge, Hideastern Territory. (Responsible for marketing activities within Pennsylvania Regional Offices)
- Mwafak S. Peress, Vice President and Officer In Charge, Northeastern Territory. (Responsible for marketing activities of Regional Office areas within Pennsylvania)
- Gary P. Antonino, Vice President and Sales Hanager,
 Pittsburgh Regional Agency (Responsible for
 marketing activities of District and Branch offices in
 Western Pennsylvania)
 - Former District Manager, North Hills District)
 Theodore Stavrakis Manager, Enterprise Branch and

hire George, Manager, Washington Branch. Ronald Schram, Senior Sales Representative.

- J. Joel Sherman, Senior Sales Representative.
- Richard Antonino, Senior Sales Representative.

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MetLife further indicated they intend to cooperate fully with the Insurance Department in any subsequent enforcement actions which may be undertaken against individual licensees.

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XII. RECOMMENDATIONS

- MetLife must develop and implement procedures to ensure that only forms properly filed and approved, as required by Section 354 of The Insurance Company Law, are used in Pennsylvania.
- 2. MetLife shall develop a plan to identify and notify. Pennsylvania policyholders, whether active or inactive, who purchased life insurance during the period January 1, 1990 through December 31, 1993, funded in whole or in part, by values laten from other MetLife insurance policies.
 - (a) Those policyholders who might have been misled or deceived in the furchase of a replacement policy during the period described above shall be surveyed and asked if they were misled or deceived, and my affirmative response in either of these regards shall cause MatLife to take appropriate steps to restore the policyholder to his or her prior policy(ies).
 - all other policyholders who purchased replacement policies offring the period described above shalf he surveyed and asked if they were misled at deceived. If the policyholder response affirmatively in a sworn writing stating with specificity the nature of the missepresentation or deception, MetLife shall take oppopriate steps to restore the policyholder to his or her prior policy(ies).

Methifs shall implement corrective measures in order to make whole all policyholders identified as having becurred an armense load charge on a new policy funded in whole or in part from another Methifs insurance or annuity policy, which would not have occurred had the replacement activity been fully disclosed.

NetLife shall offer to refund policyholders solicited through specialized retirement marketing programs such as Murses, Teachers, Cosmetologists, Small Business Owners and 50/50 applicants. Refund letters must be reviewed and approved by the Insurance Department.

5. MetLife must report to the Insurance Department the results of all surveys and restorative or corrective actions taken. Specific dollar amounts of restitution must be documented and reported to the Insurance Department.

- 164 -

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6. MetLife must explain in detail how this level of improper activity occurred without Corporate action being taken sooner, and identify all procedures to be developed and implemented to ensure such activity is properly monitored and controlled by Corporate officials.

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- MetLife must develop and issue written procedures to their agency force clearly stating willife's positions on replacement and piggybacking marketing practices.
- 8. MetLife must reaffirm and enforce its sequirement for MetLife approval of all edvertising seterial used by MetLife sales representatives during the sale or solicitation of insurance or annuity policies.
- 9. MetLife must develop and implement written procedures and guidelines to enable proper meditoring of agent activity in order to identify problem agents.
- 10. MetLife shall take necessary corrective action, including termination where there is evidence of violation of insurance lev or regulation, and report those actions to the Insurance Determinent.

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XIII. COMPANY RESPONSE



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January 14, 1994

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Une Machine Avenue, New York, 3/7 10010-3660

Lawrence A. Vranks. Von-Trendent. P.I. Consulent & Classe Service.

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BY TELECOPY

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Dennis C. Shoop, Director Bureau of Enforcement Pennsylvania Insurance Department Strawberry Square Harrisburg, PA 17120

Dear Mr. Shoop:

I am writing in response to your proposed meport of Examination of Metropolitan Life Insurance Company ("MetLife") covering the period from January 1, 1990 through Decamber 31, 1992 as of the close of business on December 2) 1993 (the "Report"). We have reviewed the Report and are looking forward to working with you to resolve the lasues identified in the Report.

I have attached a section by section analysis setting forth the specific revisions we ould like to have made to the text of the Report. The attachment does per sedress the recommendations made in the report thecause we would prefer to present our thoughts on the recommendations at our large meeting.

ofter you have had a charge to review the attached, we would like the mount and to the ecommendations.

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Lawrence A. Vranka

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Matematicae Life Lawrence Company

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PAGE 302/201

BECTION BY SECTION ANALYSIS

V. BACKGROUND

Page 9, first full paragraph: We ask that you insert "defined under Pennsylvania insurance regulations as after the second word of the first sentence.

Page 10, before first full paragraph. We ask that you insert language similar to the following: "It should be noted that the Pennsylvenia insurance regulations regarding replacement of life insurance and annuities generally exampt from their coverage transactions in which the replacing life insurance policy or annuity and the existing life insurance policy or annuity are issued by the same insurer. Replacement is not in and of itself prohibited in Pennsylvania, but rather is prohibited where misrepresentation obcurs.

Page 10, first full paragraph: We do not believe that the following is necessarily true; when an insurer engages in the replacement of its own insurance policies and annuities, both the agent and the insurer have a clear understanding of replacement activity. While an individual agent may have a "clear understanding" of replacement activity in any given transaction, it does not follow that the insurer will have the same level of knowledge. Therefore we ask that you delete this paragraph.

Page 10 Lacond full using aph: Because other state investigations of NetLife's alleged wrongdoing have not focused on replacement activity, to ask that you delete the following language in he last seminate of this paragraph: "and several butten states announced investigations of similar allegations of trongouing in their issuedictions." While we are aware that the most virginia Insulance Department investigated replacement activity within the state of West Virginia a couple of years ago, to the best of our knowledge, that investigation is now closed. We are not aware of any other state that has announced an investigation of MetLife relating to replacement activity.

VI. COMSUMER COMPLAINTS

Page 12: We ask that in your summary of consumer complaint data, you juxtapose the total number of consumer complaints with the total number of policies sold in the Western Pennsylvania Region.

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PAGE: 283, 887

Page 12, second full paragraph: The second sentence of raph reads: "review was made of this [consumer] this paragraph reads: complaint data in order to identify and assess the marketing practices utilized. We do not believe this consumer complaint data necessarily identifies the types of marketing practices used data necessarily identifies the types of marketing practices used by Methife agents—consumer complaints are not always valid, and, even if they are, the complaints nevertheless present a biased viewpoint, and the conduct complained of may not free to the level of a "marketing practice." We ask that you substitute the words "nature of the complaints" for "marketing practices."

"alleged" before misrepresentation. Wa wek that you insert

ask that you delete this paragraph? Catrid over to Page 14: We

ENCLACEMENT ALTIVITY

It is our impression the Department has acknowledged that metLife has established medianisms to monitor replacement activity, particularly metLife's use of the TIF ratio, which are better than those of most other insurance companies. Therefore, we ask that this observation be not a withe start of both your discussion of metLife's internal cannot procedures beginning on page 1 and your kindings and cantilesions on page 38.

There is no been clear that.

pages 20 through 31 to vitled "Replacement Concealed."
We hallowe that, takes out of context, this title could be read to mean that replacement was concealed from the policyholder. We ask that the title of this column be changed to read: Replacement answered No." The eighth column in the chart on

Page 32. last paragraph: In addition to the two results you note from the review of the 117 applications, we ask that you note that, despite the replacement denial, as the notes to the chart on page 33 indicate, 42/52 (60.77%) of the applicants understood at the time of application that they were to surrender their existing policies or to use the dividends from their existing policies. Furthermore, we would like your first result (88% of the applications improperly contained replacement denials) to be qualified by: (1) your earlier finding that 73% of the sales representatives surveyed did not believe that the taking of dividends from an existing policy to fund a new policy constituted replacement, and (2) the fact that internal

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PAGE, 004/00?

replacements are exempt from the Pennsylvania replacement regulations.

Page 38, Findings and Conclusions: We ask that you delete the conclusion that "it was clear management failed to utilize or integrate available replacement activity." As the charts on pages 40 through 42 indicate, and as the report notes on page 37, FIP rates at the regional level did decking from December, 1990 to the present. This decline provides some December, 1990 to the present. This decline provides some evidence that management responded to directives to ensure compliance with internal policies. By 1997 regional average FIP rates were consistently below 15t. idditionally, we note that the 15t FIP rate was not a mandate, and that management could expect a certain level of replacement activity to occur.

We also ask that you delete the conclusion that Management's access to certain resolting vehicles indicates corporate "awareness" of improper vehicles indicates corporate "awareness" of improper vehicles and aisrepresentation. As you know, consumer complaints of perceived misrepresentation may or may not be balled and high FIP rates are not necessarily indicative of improper replacement activity. In fact, on page 36, the Report acknowledges that one audit revealed that, despite the much higher than average FIP rate of one sales representative, all of the policyholders contacted during the audit had a thorough understanding of their transactions.

Finally, we do not believe that Richard N. Naurer's December 16, 1992 inter to the field rotce indicates an awareness of any improver practices of the field generally, or in the Martern Fannaylvana Region factifically, but simply reflects Methile's decision to reinforce the education of its field force on the issue of emics. We all that you delete the point on page 40 concerning Mr. Maurer's later.

Fire 58, findance and Conclusions: We ask that you change the first sentence to read "The observed pattern of decepting solicitations and concealed replacements by Methife the persentative appears to have been for the purpose of increasing their commissions."

sing their commissions."

VII. SALES AND ADVERTISING

Our concern about this section of the Report is that it creates the impression that the use of illustrations in a sales presentation is inherently misleading. It is our view that illustrations are not in and of themselves misleading, but rather can be misleading to the extent they are used improperly by sales representatives at the point of sale. We are concerned that this section may be read to be a challenge to the use of illustrations which is an accepted, industry-wide practice. We are uncertain

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TO 91717763:259

PAGE . 885/887

of the Department's position on this issue and ask that the Report clarify this issue.

Page 60, second full paragraph: We ask that you insert "potential" before "effect" in the first sentence. Similarly, we ask that you replace "may have" for "has" in the last sentence.

IX. ETTERRENT PLAN PROPOTIONS

of the Report focuses on sales material, we are that you substitute the words "sales material" for the words "marketing plans."

Page 85, last sentence: We ask that you substitute the words "sales materials" for the words eacheting practices and procedures."

Page 87, last paragraph: We sek that you add the following language after the word "however" in the second line of this paragraph: "Departmental source indicated that." We also ask that you delete the word "colporate" from the third line of this paragraph. Hetlife uses the term "corporate officer" to describe officers in the some Office, rather than officers in the field, such as Newsers. Expitsky and Appoints.

change the words "soliditation methods" to "sales meterial." we also set that you diste the word frontinely."

you delete the words: "which had been approved by MetLife."

you delease the words: "upon approval by a marketing division of Malling and substitute the words: "after having been developed by Methics's Personal Insurance Advanced Markets unit."

rage 97. second to last sentence: We ask that you replace the words "were designed to preclude" with "did not contain."

Face 97. Last sentance: We ask that you replace the words "schemes and practices occurred throughout Fennsylvania" with "practices have been identified in other regions of Pennsylvania."

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TO 917177631659

PAGE . 305-807

" A: PORKS FILING AND APPROVAL

Page 155, second full paragraph: We ask that the Report include an explanation of the circumstances under which netLife sought approval for the replacement pages of the Whole Life Folicy and Life to 95 and the reasons why the revised versions were not used in Fennsylvania. Thus, Fasa that you add an explanation incorporating the following facts: In 1991 MetLife submitted the replacement pages for approval is all 50 states, under the self-imposed condition that ubless all 50 states approved the replacement pages, the levised versions would not be used in any state. When MetLife failed to get approval from all 50 states, it continued to use in handsylvania the 1987 approved forms. Although MetLife arguebly should have withdrawn its approval request for the replacement pages and resubmitted the 1987 version for reapproval, vithout amplication of the facts, the Report tends to suggest that MetLife acted deceptively.

Page 156 first full paragraph: We ask that you note that the only difference between the original page I of the Survivorship While Life Policy and the revised page I was that the former failed to contain the words "applicantal Insurance available. Exchange of Policy if certain thanges made in Internal avague Code. (see Policy and to Option)."

Auge 557 last paragraph: We ask that you note that the Feating the Flexible Premium Life Policies failed to contain

the teason the flexible Premium like wask that you note that the teason the flexible Premium like Policies failed to contain the abpropriate Isologue language simply was due to clerical overlight. In 490, when premium the use of the laser printer to replace the affilm of packaging separate pre-printed pages to are to a policy the disclosure language eccidentally washot input into the computer.

We also ask that you delete all but the first sentence at the paragraph which starts on page 157 and continues on page 150. We believe that the disclosure language inadvertently builted from the policy—"Even if coverage continues, the amount payable on the final date of policy may have little or no value"—"relates to the cash accumulation aspect of the policy, whereas the "free" or "psid-up" insurance solicitation method referenced in the Report relates to the face amount of the insurance coverage. The Report does not indicate that the "free" or "paid-

It is not clear to us that under 40 P.S. § 477b the approval of the revised pages automatically renders the 1987 approved forms "unapproved." However, we recognize that Pennsylvania insurance regulations require an insurar to inform the Department when an "approved form or filing becomes obsolete and is no longer issued _____ 31 Pa. Code § 69.16(b).

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PAGE.007/207

up" insurance solicitation method was accompanied by any misrepresentation as to prospective policy cash values.

II. RETLIFE CORPORATE INTERVIEWS

Page 163: Please note that MetLife also accepted the resignation of Mike George, Manager, Manhington Branch, during the time period covered by the Department's examination.

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One Medical Avenue, New York, KY 10016-3480

Vice-Prendent
F.1 Committing & Claims Service

Metule.

BY TELECOPY

Mr. Dennis Shoop Pennsylvania Department of Insurance 1326 Strawberry Square, 13th Floor Harrisburg, Pennsylvania 17120

Re: Targeted Market Conduct Examination

Dear Mr. Shoop:

As you know, we build like to have the discourson of the various pieces of tax Adventaged Bonus Man ("TAB") literature deleted from the report of your examination. We have, however, opened a rebuttal on the malliterature in the event the the discussion stays in the report. I have attached a copy of that rebuttal for your information.

A. Vranka

January 27, 1994

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Maropoleus Life Interrupts Comme

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TO 917177831059

PAGE. 202/005

The Tax-Advantaged Bonus Plan (*IB) sales approach, which was used in Pennsylvania as ell as in other contest is designed for small businesses. Under the TAB concept, the employer (typically a closely held corporation) sets up a "Tax-Advant ged Benus Plany that will pay an employee (typically the comparation's principal shareholder) a bonus that is used to purchase cash-value life insurance with a Paid-Up Additional insurance Rider (**nr**) ("PUAR").

The bonus is ordinarily a tax-deductible business expense for the employer and taxable income for the employee; the individual employee atax rate will, however, be lower than the corporate employer's. In addition, the employee has the option of using policy crash values to reimburse himself of herself, for the tax lightly resulting from the bonus. The policy provides a tax-free death benefit and builds tax deferred cash value that the employee can use, to supplement retirement income of for other purposes.

Mentile's marketing purpose makes clear that the product involve is life insurance application, and the employer was supply a letter suspending payment for the policy. The market to which Tax is targeted is generally applicated, and incomes owners approached by MetLife salek representatives frequently consult their accountants of atterneys before setting up a TAB plan.

The original TAB sales material consisted of a Marketing kit containing a sales representatives' guide, a small leave-behind brochure, a larger point-of-sale brochure, an illustration software guide, a variety of forms and one or two cartoons. The kit was developed by NetLife's Personal Insurance Advanced Markets unit.

The sales approaches suggested in the sales representatives' guide, which is reproduced at pages 121 to 134 of the Department's report, make clear that the product is life insurance and emphasize death benefits as well as accumulation features. For example, on the first page (at page 121), in explaining how the plan works the guide states that the bonus is used to purchase either Whole Life, L95 or L98

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with PUAR. The guide proposes two "prospecting letters" (at pages 130 and 131 of the report); one begins "Everybody wants retirement benefits and life insurance. . . , and the other is very general and directed toward a meeting to discuss "retirement benefits and financial accurity.

The small brochure reproduced at pages 112 and 113 of the report, which is designed to be used as a mailer or a leave-behind piece, is also very general and makes clear that the product being discussed provides "life insurance benefits" in eddition to "retirement inchme" and "an emergency fund."

The point-of-sale brochure included in the kit, which appears at pages 11 to 116 of the report, also could leave no doubt that the braduct being sold is life insurance. It states that TAB "Is a simple way to provide extra retirement income and life insurance protection to business owners and their selected employees." In a section titled "How Does It Fork?," the brochare explains that "The employee applies for a MetLife insurance policy with the Paid-Up Additions Rider. The brockers discusses both the "death benefit" and the cash value of the insurance policy and explains its tax consequences.

Addifferent point of this brochure (the "summary AB prochure"), which is reprinted at pages 117 to 120 of the report, was developed by Personal Insurance Advanced Market in the fall of this and first became available in January 1991. It never received the approvals required by Mathafe's proceduper.

The summary TAB brochure, like the point-of-sale brochure in the keit, was intended for use in face-to-face selling and therefore would have been used in a context which made it apparent that a bonus plan was being set up to fund the purchase of life insurance. The concept is complicated enough that a complete presentation would be required prior to any sale. The brochure, which was provided to the sales representatives for one dollar per copy, is not for direct-mail marketing or general marketing approach purposes.

Similarly, telemarketers did not use "sales solicitation scripts" but only placed calls to arrange appointments for sales representatives to make complete pre(continued...)

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Like the other TAB materials, the summary TAB brochure does not indicate that the illustrative numbers shown are "precise earning values." On the contrary, it explains in a footnote that cash values are "based on illustrative values of MetLife's Life at 98 (Male 19 guaranteed face amount of \$512,626) and PUAR using 1918 dividend ache dule" and that "(dlividends are neither guarantees nor estimates for the future." The brochure lists guaranteed cash values in addition to illustrative cash values. The brochure accurately describes the aftributes of the life insurance product being sold. The brochure talks about "survivor benefit(s)" and "cash value(s)" and in discussing the "Annual Tax-Free Benefit" during rationent, it indicates that these benefits are obtained through policy loans and withdrawals. Policy in force actil death."

It is inaccurate to state (at page 95 of the report) that the summary TAB brockers "had been approved by MetLife" or had received "approved by a marketing division of MetLife." divanced Markets that was not atthorized to approve sale literature approval process. Under MetLife's regular sales literature approval process. Under MetLife's procedure sales literature approval process. Under MetLife's procedure sales literature couldant be distributed until the company's Compliance Bureau bet secured approval from reviewers in the Daw Department. The Personal Insurance Computing Sarvices unit, and in appropriate circumstances, other units such as the Tay Progressent. The Advanced Marketh stuff however, presented the summary TAB brochure Mirectly to shividuals in the Tax Department and Consulting fervices simout going belough the Compliance Bureau or ambuitains the brocker to the Law Department.

When MetLife's Law Department discovered in the oping of 1993 that the summary TAB brochure had been distributed without proper approvals, MetLife's warehouse in Edison, New Jersey was directed to cease deliveries of the summary TAB brochure and destroy extra copies.

^{1.(...}continued) sentations. The TAB concept is far too complicated to sell'over the telephone. The script reproduced at pages 105 to 107 of the report -- which was never approved by MetLife -- also mentions death benefits, indicating that the product being sold was life insurance.

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Tax-Advantaged Retirement Plan for Nurses

The Tax-Advantaged Retirement Plan for Nurses brochure (the 'nurses' retirement brochure'), which is reproduced at pages 108 to 111 of the Department's report was created by Advanced Markets using the summary TAB brochure; the underlying sales comment is different.

Like the summary TAB brochure, the nurses' retirement brochure was intended to be used as a point-of-sale piece accompanied by a complete sales presentation in which the use of whole life insurance cash values to supplement retirement income would be explained. It does not suggest that the policyholder will realize any "precise earning values," but discloses in footnotes that dividends are "neither guarantees nor estimated for the future." It indicates guaranteed as well as illustrative values and explains in a footnote that illustrative rates are based on "MetLife's hole Life (Female 35, guaranteed face amount of \$558,278) and PUAR using 1993 divident schedule. The footnotes also disclose that taxaffee benefits are obtained through policy loans and withdrawals and that "Loan rates are not guaranteed, and policy hit be kept in force until death. If policy lapses prior to death, there may be income taxas payable."

with the Tenary TAB brochure, Advanced Markets impropedly bypassed the Department review. It is therefore lacourage to stage that the brochure was approved by weblife or by a subteting division of MetLife." Distribution of the nurses retirement brochure was immediately halted when the Law Department discovered its existence in April 1993. Power than 2,000 copies of the brochure had been distributed to sales representatives at the time.

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COMMONWEALTH OF PENNSYLVANIA INSURANCE DEPARTMENT

STRAWBERRY SQUARE HARRISBURG, PA 17120

February 14, 1994

CERTIFIED MAIL

Metropolitan Life Insurance Company Attn: Harry P. Kamen, Chairman and CEO One Madison Avenue New York, NY 10010-3690

> Report of Market Conduct **Fou**inatly Metropolitan Life

Dear Mr. Kamen:

Under cover of this letter the Department is enclosing revised pages 164-165 of the tarket Conduct Examination Report. Kindly substitute these pages in place of pages 164-165 presently contained in the Report. The pages were revised as a result of textual changes to clarify recommendation number 2 on page 164 as requested by Met Life on February 18, 1994. We have agreed to the revision due to the exigencies presented by Friday's blizzard and the fact that your company's fax containing the alternative language was received by the Department on that day. The Department of the containing the section 905(c) is not altered by this substitution.

have agreed to the revision, and pursuant to he Department this morning with Met Life nocluding vranka and outside counsel, at\the La Browne, it is but understanding that Met Life has not to contest the kamination Report and therefore will used any hearing in this matter.

Further enclosed for attachment to the Report is a copy comments received by the Department this afternoon from Met In consideration of the resolution of this issue and as a courtesy in this matter, we agree that these comments will be attached to the final report.

> Very truly yours. Thomas S. Buzby Deputy Insurance Commissioner Consumer Services & Enforcement

TSB: ALW: sr

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cc: Dennis C. Shoop, Director Bureau of Enforcement Lawrence A. Vranka, Vice President Michael L. Browne, Esquire Enclosures

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Metropolitan Life Immuneo Company One Madaton Associe, New York, 5Y 10010-3600

Lawrence A. Vranka Van-Presing P.I. Consider & Charte Service.

February 14, 1994

Wetlife

Dennis C. Shoop, Director Bureau of Enforcement Pennsylvania Insurance Department Strawberry Square Harrisburg, PA 17120

Dear Hr. Shoop:

In accordance with our discussions today, enclosed is the Response of Metropolitan Life Insurance Company to the Report of Examination, which the Department vill include in and make part of its Report of Examination.

I look folyard to working with our to implement the recommendations of the Report.

Sincer ly,

Lawrence A. Vranka Vice-President

Enclosure

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RESPONSE OF METROPOLITAN LIFE INSURANCE COMPANY TO REPORT OF EXAMINATION

Metropolitan Life Insurance Company ("MetLife" or the "Company") hereby submits the following response to the Pennsylvania Insurance Department's (the "Department") proposed Report of Examination of Metropolitan Life Insurance Company covering the period January 1, 1990 through December 31, 1992.

As set forth more fully below, MetLife objects to many of the Report's conclusions which are insufficiently supported and not justified by the findings. MetLife strongly disputes the unsubstantiated conclusion reached by the Punksylvania Department that there was any corporat MetLife dispenses of wrongdoing by the field force.

The Department's examination ocused on replacement transactions, lleged misropresentations in sales and advertising, and forms fining and approval. NetLife objects to findings and conclusions in each of these areas.

MetLife submitted proposed revisions to the text of a preliminary Report under cover of a letter dated January 14, 1994—some of the revisions were incorporated into the Final Report. A true and correct copy of the proposed revisions and the accompanying cover letter are attached to this response as Exhibit A and are hereby made a part of the response.

Because the Department has not provided MetLife with detailed information regarding the interviews it conducted with MetLife policyholders or personnel, MetLife cannot directly respond to a number of specific findings set forth in the Report. M129779220191

REPLACEMENT ACTIVITY

Findings and Conclusions

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The Report's principal finding regarding replacement civity was that "management failed to utilize or integrate available incernal control mechanisms to detect and control improper replacemen activity." (Report at 38). The Report concluded that the high proportion of customer complaints based on replacem "should have been cause for MetLife management to have examined those issues and to have scrupin zed current dudit and FIP reports." (Report at 38). The Report further concluded that "Access of MetLife corporate management to those reporting. vehicles indicates corporate management's awareness of replacement and misrepresentation as practices existing with the marketing 38, and further concluded that a letter Integrity () Basis For Doing Business, by nior Vice sident, directed to the field [led] an A eness and concern of corporate MetLife he tractices of the field force." (Report at 38). MetLife quests that these conclusions be deleted from the Report.

Response

It is important to note from the outset that, while replacement transactions were a primary focus of the Report of Examination, replacement per se is not prohibited by any Pennsylvania statute or regulation. Moreover, the Pennsylvania replacement regulations specifically exempt internal replacement transactions from their M129779220192

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coverage. PA Code \$\$ 81.3(4), 81.3(5). The Report fails to note that all of the replacement transactions it discusses involved internal replacements-that is, replacements of MetLife policies with other MetLife policies-which are exempt from the Pannaylvania replacement regulations and hence do not involve any violation of those regulations. Notwithstanding the fact that Keplacemend not prohibited in Pennsylvania, and as the Report reports, Methife has developed extensive policies and designed to discourage replacement, recognizing that replacement may, in some circumstances, not/be in the best policyholders and generally is now in the best interests of MetLife. In fact, the Pennsylvania Insurance Department has acknowledged that the mechanisms established by MetLife to monitor replacement activity those of most other insurance panies

Contrary to the heart's find that Management failed to utilize internal control mechanisms to detect and control improper Replacement activity, Methife had targeted its six county western

The Report does criticize MetLife for failing to define replacement in its Manual for Account Representatives to include the taking of dividends from existing life insurance policies to fund new policies. (Report at 15, 16). However, the use of dividends to fund new polices is included with the definition of "piggybacking" which appears in MetLife's manual for Account Representatives. "Piggybacking"-the use of existing policy values to fund new policies-is also discouraged by MetLife, and the electronic monitoring system referenced in the Report. MetLife's Financed by Inforce Policies ("FIP") System, does detect the use of dividends to fund new business and includes policies funded through the use of dividends in the reports generated by the FIP System.

Pennsylvania region-the Pittsburgh Region-for its own internal investigation <u>prior</u> to the commencement of the Department's Examination. The investigation was triggered precisely because MetLife's internal monitoring system indicated a high volume of policyholder complaints in the Pittsburgh Region.

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MetLife's internal investigation revered that certain account representatives and local management were violating MetLife's policies rod procedures primarily as they related to replacement. Among other things, it was determined that some of the agends were circumventing. MetLife's rewritten business rules by concealing from the Company that they were engruing in replacement transactions. MetLife has voluntarily mode restingtion in the majority of situations identified by the company wherein circumvention of the rewritten business rules resulted in the assessment of any unnecessary load (thirge on one or more payments).

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